IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Daniel N. Duncan, Alexander N. Svoronos, Thomas J. Miller

Assignce:

Austin Logistics Incorporated

Title:

Method and System for Scheduling Inbound Inquiries

Serial No.:

09/547,627

Filed:

April 12, 2000

Examiner:

B. Bui

Group Art Unit:

2642

Docket No.:

066416.0103

BOX AF COMMISSIONER FOR PATENTS Washington, D. C. 20231

REPLY BRIEF UNDER 37 CFR § 1.193

Dear Sir:

Applicants submit this Reply Brief pursuant to the Examiner's Answer mailed in this case on November 5, 2002. It is believed that no fees are due in connection with the filing of this Reply Brief, however, the Commissioner is authorized to deduct any amounts required for this Reply Brief and to credit any amounts overpaid to Deposit Account. No. 502264.

Applicants have again carefully reviewed Walker and find the reference completely devoid of any literal reference to the terms model, probability, forecast, probability of a purchase, predicted hold time, regression analysis, or optimization. These terms are simply absent from Walker. Since the Examiner has failed to provide any basis for a rejection under the Doctrine of Inherency, Applicants' claims should issue without delay.

The Examiner suggests that Walker re-orders the position of calls based on "historical or past economic value (column 3, line 64 through column 4, line 8) since a high historical or past economic value may provide high economic outcome of the current call." The Examiner misrcads Walker and, in any event, fails to provide a basis for rejection of the claims as anticipated. Walker discloses that "customer status is indicative of a level of importance of the calling customer." (3:67 – 4:1) However, customer status is only one factor in Walker's economic value. Walker clearly states that economic value is one or more of "total number of

items to be ordered, a total dollar amount of the order and/or the profitability of the order," plus the status of the customer. (3:64-67) No basis exists to conclude that large historical orders are used by Walker to predict the outcome of a call or even that a correlation necessarily exists between economic value and call outcome. Indeed, Walker presents no need to predict the probability of a call resulting in a purchase as the Examiner suggests since the customer has already input the purchase information. Therefore Walker cannot anticipate Applicants' claimed invention either literally or under the Doctrine of Inherency.

Applicants do not understand the Examiner's statements that Applicants' specification contradicts Applicants' arguments and that "neither Walker nor Appellants' claimed invention is 100% accurate on all predictions when the predictions are based on 'history' or 'calls received in recent period of time.'" Applicants' specification describes the use of information received from a VRU as predictive variables applied to a model for predicting an outcome of a call. No contradiction exists between Applicants' arguments and specification. Walker does not disclose, teach or suggest the use of information received from a VRU as predictive variables to forecast or predict an outcome of a call as described by the Specification referenced by the Examiner. Indeed, Walker makes no predictions or forecasts and computes no probabilities.

For the above reasons, Applicants respectfully submits that the Examiner's rejections of Claims 1-50 are unfounded and should be reversed.

I hereby certify that this correspondence is being transmitted via facsimile to (703) 872-9315, addressed to Box AF, COMMISSIONER FOR PATENTS, Washington, D.C. 20231, on

January 6, 2003.

Attorney for Applicants

Date of Signature

Respectfully submitted,

Robert W. Holland

Attorney for Applicants

Rcg. No. 40,020

HAMILTON & TERRILE, LLP

8911 North Capital of Texas Highway Westech Center Suite 3150 Austin, Texas 78769 612.338.9100 Telephone 512.345.7225 Facsimile

FACSIMILE COVER SHEET

DATE:

August 17, 2004

TO:

Pamela Bennett

USPTO

FACSIMILE NO.:

703**-**308-**7**9**5**3

TELEPHONE:

703-305-4676

FROM:

T. Munoz for R. Holland

(Reg. No. 40,020)

SUBJECT:

Reply Brief for USSN 09/547,627

This transmittal consists of 7 page(s), including this cover sheet.

MESSAGE:

Dear Ms. Bennett - Attached is the Reply Brief filed 1/6/03 and accompanying fax documentation you requested.

Please let me know if you need anything else.

Thank you.

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January 6, 2003

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TELEPHONE:

703-872-9315

Commissioner for Patents

Robert W. Holland

(Reg. No. 40,020)

SUBJECT:

Reply Brief for USSN 09/547,627

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DATE:

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January 6, 2003

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B. Bui

Group Art Unit:

2642

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066416.0103

Dear Sir:

Re:

Transmitted herewith are the following documents in the above-identified application:

- (1) This Transmittal Letter; and
- **(2)** Reply Brief.

The Commissioner is authorized to deduct any amounts due or credit any overpayment to

Deposit Account No. 502264.

I hereby certify that this correspondence is being transmitted via Resimile to (703) 872-9315, addressed to Box AF, COMMISSIONER FOR PATENTS, Washington, D.C. 20231, on

January 6, 2003.

Date of Signature

Respectfully submitted,

Attorney for Applicants

Reg. No. 40,020